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### PATENT COOPERATION TREATY



## **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference		<del></del>
B-346WO	FOR FURTHER ACTION	See Form PCT/IPEA/416
International application No. PCT/JP2003/016653	International filing date (day/month/yed 25 December 2003 (25.12.200	( constitution of the second o
International Patent Classification (IPC) or na C12N 9/12, C07H 21/02, C12P 1	tional classification and IPC 9/34, C12N 15/54, 1/21 // (C12N 9/	(20.12.2002
Applicant	NIPPON SHINYAKU CO., LT	D.
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b. [] (sent to the International	Bureau only) a total of (indicate	type and number of electronic carrier(s)) sting and/or tables related thereto, in computer to Sequence Listing (see Section 802 of the
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Box No. III Non-establishmen	t of opinion with regard to novelty, inve	entive step and industrial applicability.
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Box No. V Reasoned statement citations and expla	nt under Article 35(2) with regard to nov nations supporting such statement	velty, inventive step or industrial applicability;
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## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

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	publication of the international application (under Pole 10.4)	
	international preliminary examination (under Rules 55.2 and/or 55.3)	
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### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/JP 03/16653

v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1-7, 10	YES
	Claims		NO
Inventive step (IS)	Claims		YES
	Claims	1-7, 10	NO
Industrial applicability (IA)	Claims	1-7, 10	YES
	Claims		NO

#### 2. Citations and explanations

- Document 1: EP 1153931 A1 (Nippon Shinyaku Co., Ltd.), 14
  November 2001
- Document 2: US 4927755 A (Societe de Conseils de Recherches et d'Applications Scientifiques), 22 May 1990
- Document 3 (additional): JP 5-219978 A (Yamasa Shoyu Kabushiki Kaisha) 31 August 1993, entire text (Family: none)
- Document 4: J. Biol. Chem., 1987, 262 (1), pages 63 to 68 & Database GenBank accession No. J02638,

  December 20, 1995, Regnier, P. et al., E.

  coli rpsO and pnp genes encoding ribosomal

  protein S15 and polynucleotide phosphorylase,

  complete cds. & Database PIR accession No.

  H65106, March 01, 2002, Regnier, P. et al.,

  polyribonucleotide nucleotidyltransferase (EC

  2.7.7.8) alpha chain Escherichia coli

  (strain K-12).
- Document 5: Database GenBank accession No. AP002564,
  March 07, 2001, Ohnishi, M. et al.,
  Escherichia coli 0157:H7 DNA, complete
  genome, section 15/20.
- Document 6: J. Bacteriol, 1983, 154 (1), pages 58 to 64
- Document 7: EP 1221478 A2 (National Food Research

PCT/JP 03/16653

Institute, et al.), 10 July 2002

- Document 8: WO 98/36080 A1 (The Dow Chemical Company), 20 August 1998
- Document 9: WO 99/57153 Al (Insight Strategy & Marketing Ltd.), 11 November 1999
- Document 10: EP 972836 A2 (The Institute of Physical & Chemical Research), 19 January 2000
- Document 11: JP 9-23886 A (Wako Pure Chemical Industries, Ltd.), 28 January 1997
- Document 12: WO 02/10370 A1 (Takeda Chemical Industries, Ltd.), 7 February 2002
- Document 13: JP 2001-245666 A (Kyowa Hakko Kogyo Co., Ltd.), 11 September 2001

The invention set forth in claim 10 does not involve an inventive step in the light of documents 1 and 2 cited in the international search report and newly cited document 3.

Document 1 sets forth a method of producing synthetic nucleic acid polymers such as polyinosinic acid (1973 residue) and polycytidylic acid (3300 residue).

Document 2 indicates that a polynucleotide phosphorylase of *E. coli* origin is made to act on a nucleotide monomer such as CDP or IDP to obtain a polymer with a molecular weight of approximately 250,000 to 1,500,000. This molecular weight corresponds to residues of approximately 700 to 4000.

Document 3 indicates that polyinosinic acid and polycytidylic acid are manufactured using a polynucleotide phosphorylase of  $E.\ coli$  origin.

Documents 2 and 3 do not indicate that polynucleotide phosphorylase is manufactured using the production method set forth in claims 1 to 7, but the polynucleotide phosphorylase manufactured using the production method set forth in claims 1 to 7 and the

polynucleotide phosphorylase set forth in documents 2 and 3 are both polynucleotide phosphorylase or *E. coli* origin, and are identical, hence the disclose that "produced by the production method set forth in claims 1 to 7" is not acknowledged to specify PNPase.

In the light of the inventions set forth in documents 1 to 3, it would be easy for a person skilled in the art to conceive of producing polyinosinic acid and polycytidylic acid with a residue having a molecular weight falling within the approximate range of 700 to 4000 using a PNPase of *E. coli* origin. In addition, the numerical value giving a residue with an average chain length of approximately 2200 in the invention of this application is within the scope that a person skilled in the art could predict in document 2, therefore the invention set forth in this application does not offer a special and unexpected effect in the light of the inventions set forth in documents 1 to 3.

The invention set forth in claims 1, 5 to 7 and 10 does not involve an inventive step in the light of documents 1 to 10 cited in the international search report.

Documents 4 to 6 set forth a PNPase gene of  $E.\ coli$  origin such as strain K12 or strain 0157.

Documents 7 to 10 set forth a method wherein a gene which codes the target protein is integrated into plasmide having a T7 promoter, and said plasmide is used to transform and cultivate *E. coli* having a T7RNA polymerase gene to produce said target protein.

At the time of filing of this application, in the production of recombinant protein, when accumulating said recombinant protein in a transformant, it was a known technique to extract and refine said recombinant protein

from said transformant.

It would therefore be easy for a person skilled in the art to conceive of integrating a PNPase gene of *E. coli* origin such as strain K12 or strain O157 set forth in documents 4 to 6 to a plasmide having a T7 promoter, and using said plasmide transform and cultivate the *E. coli* having a T7RNA polymerase gene and extracting and refining PNPase from said transformed *E. coli*, and to prepare a synthetic nucleic acid polymer using said PNPase.

The invention set forth in claims 3 and 4 does not involve an inventive step in the light of documents 1 to 10.

At the time of filing of this application, in the production of recombinant protein it was a known technique to prepare a fused protein having a tag such as a His tag assigned to said protein.

The invention set forth in claim 2 does not involve an inventive step in the light of documents 1 to 13.

Documents 11 to 13 indicate that when producing recombinant protein with *E. coli* as a host, said *E.coli* is cultivated for between 3 and 24 hours or for between 16 and 96 hours.

The cultivation time in the production of recombinant protein is merely a design matter which would be optimized as necessary by a person skilled in the art, and it is generally acknowledged that if the cultivation period is set to a long period of time, a considerable percentage of the host will die and said recombinant protein will be accumulated outside the bacteria.

Moreover, in producing recombinant protein, when accumulating said recombinant protein outside the transformant, it is a known technique to recover and refine said recombinant protein from the culture medium or

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/JP 03/16653

culture solution.

It would therefore be easy for a person skilled in the art to conceive of integrating a PNPase gene of *E. coli* origin such as strain K12 or strain O157 set forth in documents 4 to 6 to a plasmide having a T7 promoter; using said plasmide transform and cultivate for a long period of time the *E. coli* having a T7RNA polymerase gene; and extracting and refining PNPase from the culture medium and/or culture solution.